PRODUCT: 8 cases, each containing 12 bottles, of olives at Tulsa, Okla.

LABEL, IN PART: (Bottle) "Hale's Pride Salad Olives Spanish Olives With Pimiento No. 24 Dr. Wt. 14 Oz."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insects and insect-damaged olives.

DISPOSITION: September 2, 1954. Default decree of condemnation and destruction.

21684. Adulteration of salt-cured olives. U. S. v. 7 Drums * * *. (F. D. C. No. 36566. Sample No. 43569-L.)

LIBEL FILED: May 10, 1954, District of Massachusetts.

ALLEGED SHIPMENT: On or about April 13, 1954, by the Melba Packing Co., from Fresno, Calif.

PRODUCT: 7 50-pound drums of salt-cured olives at Boston, Mass.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insectinfested olives, and of a decomposed substance by reason of the presence of moldy olives.

DISPOSITION: July 20, 1954. Default decree of condemnation and destruction.

TOMATOES AND TOMATO PRODUCTS

21685. Adulteration of canned tomatoes and tomato juice. U. S. v. Winorr Canning Co. Plea of nolo contendere. Fine, \$600. (F. D. C. No. 36650. Sample Nos. 38908-L, 58068-L, 63831-L, 63832-L, 72654-L, 73790-L.)

INFORMATION FILED: September 27, 1954, Northern District of Ohio, against the Winorr Canning Co., a corporation, Wauseon, Ohio.

ALLEGED SHIPMENT: Between the approximate dates of October 31, 1952, and January 28, 1954, from the State of Ohio into the States of Virginia, Illinois, Missouri, and Pennsylvania.

LABEL, IN PART: (Can) "Plee-zing Tomato Juice Net Contents 1 Pt. 2 Fl. Oz. Packed By The Winorr Canning Co. Circleville, Ohio," "Plee-zing Tomatoes With Added Tomato Juice Net Weight 1 Lb. 3 Oz. Packed By The Winorr Canning Co. Circleville, Ohio," and "Sword Tomatoes Net Weight 1 Lb. Packed For Household Products Co., Chicago, Ill., by The Winorr Canning Co."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in part of decomposed substances by reason of the presence of decomposed tomato material.

DISPOSITION: November 5, 1954. The defendant having entered a plea of nolo contendere, the court fined it \$600.

21686. Adulteration of tomato juice. U. S. v. 48 Cases * * *. (F. D. C. No. 36916. Sample No. 67539-L.)

LIBEL FILED: August 10, 1954, Eastern District of Louisiana.

ALLEGED SHIPMENT: On or about July 12, 1954, by the Los Fresnos Canning Co., from Los Fresnos, Tex.

PRODUCT: 48 cases, each containing 12 cans, of tomato juice at New Orleans, La. LABEL, IN PART: (Can) "Garth Brand Tomato Juice Contents 1 Qt. 14 Fl. Oz."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of decomposed tomato material.

DISPOSITION: September 13, 1954. Default decree of condemnation and destruction.

NUTS

21687. Adulteration of unshelled brazil nuts. U. S. v. 12 Bags * * *. (F. D. C. No. 37052. Sample No. 49765-L.)

LIBEL FILED: August 19, 1954, Southern District of New York.

ALLEGED SHIPMENT: During 1952, from Manoas, Brazil.

PRODUCT: 12 100-pound bags of unshelled brazil nuts at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of wormy nuts, and of a decomposed substance by reason of the presence of moldy and decomposed nuts. The article was adulterated while held for sale after shipment in interstate commerce.

Disposition: September 3, 1954. Default decree of condemnation and destruction.

21688. Adulteration of raw peanuts. U. S. v. 16 Bags * * *. (F. D. C. No. 36921. Sample No. 89271-L.)

LIBEL FILED: August 16, 1954, Western District of Arkansas.

ALLEGED SHIPMENT: On or about June 10, 1954, from Shreveport, La.

Product: 16 50-pound bags of raw peanuts at El Dorado, Ark.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insects. The article was adulterated while held for sale after shipment in interstate commerce.

Disposition: September 29, 1954. Default decree of condemnation and destruction.

21689. Adulteration of unshelled pecans. U. S. v. James A. Bond. Plea of guilty. Fine, \$75. (F. D. C. No. 36664. Sample No. 47951-L.)

INDICTMENT RETURNED: February 9, 1955, Southern District of Mississippi, against James A. Bond, Gulfport, Miss.

ALLEGED SHIPMENT: On or about January 15, 1954, from the State of Mississippi into the State of Texas.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a decomposed substance by reason of the presence of moldy and rancid pecans, and it was otherwise unfit for food by reason of the presence of empty shells and of pecans having a pronounced smoky odor and taste.

DISPOSITION: April 12, 1955. The defendant having entered a plea of guilty, the court fined him \$75.

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